



ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ

ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

ಸಂಪುಟ ನಂಜ Volume 158	ಮೈಸೂರು, ಮಂಗಳೂರು, ೧೧, ೧೦೭೫ (ಬೆಂತ್‌, ಶಕವರ್ಷ, ೧೯೪೫) MYSURU, TUESDAY, 11, APRIL, 2023 (CHAITHRA , 21, SHAKAVARSHA, 1945)	ಸಂಚಿಕೆ ೨೨ Issue 27
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ಮೈಸೂರು ವಿಭಾಗಕ್ಕೆ ಮತ್ತು ಮೈಸೂರು, ಮಂಡ್ಯ, ಹಾಸನ, ಚಿಕ್ಕಮಗಳೂರು, ದಕ್ಷಿಣಕನ್ನಡ, ಕೊಡಗು,
ಚಾಮರಾಜನಗರ, ಉಡುಪಿ ಜಿಲ್ಲೆಗಳಿಗೆ ಅನ್ವಯವಾಗುವ ಅಧಿಸೂಚನೆಗಳು ಮತ್ತು ಆದೇಶಗಳು.



(REVENUE DEPARTMENT)

DEPUTY COMMISSIONER & DISTRICT MAGISTRATE'S OFFICE, DAKSHINA KANNADA DISTRICT.

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MAG (2) CR 455/2022/204454/C4

Dated: 03.04.2023

NOTIFICATION

- Sub: Declaration of the PFI & its associates or affiliates or fronts as an unlawful association-reg
- Ref:
- Ministry of home affairs, New Delhi Notification No. S.O.4559(E), dated:27.09.2022
 - Under Secretary of Government Home Department (Law & Order) Bangalore notification: HD 565 SST 2022 dated: 28.09.2022.
 - This Office vide Notification & Order dated:28-09-2022 & 30.09.2022.
 - Karnataka State Gazette Published on: 14.03.2023 and 16.03.2023.
 - This Office vide order dated:01.04.2023.
 - Under Secretary of Government Home Department (Law & Order) Bangalore Notification No: HD 565 SST 2022 Dated: 01.04.2023.
 - Commissioner of Police, Mangaluru City, Mangaluru Notification no: MGC/MAG/Othe/6/2022-MAG-COP-MGCDated: 04-04-2023.
 - Superintendent of Police,Dakshina Kannada District, Mangaluru letter no:104(2)DSB/DK/Other/2022 Dated:03-04-2023.

(ಒಂಜಿ)

Whereas, the Central Government, in exercise of powers conferred by section 3(1) of the Unlawful Activities (Prevention) Act, 1967 (37 of 1967), has declared the Popular Front of India (PFI) and its associates or affiliates or fronts, including Rehab India Foundation (RIF). Campus Front of India (CFI), All India Imams Council (AIIC), National Confederation of Human Rights Organization (NCHRO), National Women's Front, Junior Front, Empower India Foundation and Rehab Foundation, Kerala as unlawful association vide notification number S.O.4559(E), dated:27.09.2022.

And whereas, in exercise of the powers conferred by section 42 of the said Act, the Central Government has directed vide Notification No.4560(E), dated: 28.09.2022 that all the State Government and the Union Territory Administration shall exercise the powers exercisable by the Central Government under sections 7 and section 8 of the said Act;

And whereas, in exercise of the power conferred on the State Government by the Central Government under section 42 of the said Act, The State Government of Karnataka with the approval of the Central Government vide Notification No: HD 565 SST 2022 dated:28.09.2022 directed that, The Commissioner of Police and The District Magistrate or The Deputy Commissioners of respective jurisdiction to exercise power under section 7 & 8 of the Unlawful Activities (Prevention) Act-1967.

And whereas, The Superintendent of Police, Dakshina Kannada District, Mangaluru, in Letter No: 104/SB/DK/Other/2022 dated: 28.09.2022 & 104(1)/SB/ DK/Other/2022 dated: 30.09.2022, on the basis of the credible information and materials available on record reported that places mentioned below are being used for unlawful activities by the above named Banned or Declared organization. Hence, these places have to be notified under Section 8 (1) of the Unlawful Activities (Prevention) Act- 1967.

And whereas, having regarding to above circumstances and materials available on record and credible information received, in exercise of the powers under Section 8(1) of the Unlawful Activities (Prevention) Act, 1967 Notification vide No: MAG (2) CR 455/2022/204454/C4 dated:28.09.2022 and 30.09.2022 was issued declaring following places as Unlawful Association.

And whereas, the following officers have been appointed to conduct search and make a list of all moveable properties (other than wearing apparel, cooking vessels, beds and beddings, tools of artisans, implements of husbandry, cattle, grain and food - stuffs and such other articles as he considers to be of a trivial nature) found in the notified places in the presence of two respectable witnesses under Section 8 (2) of the Unlawful Activities (Prevention) Act-1967.

Unlawful Association

SL. No	Police Station	Places where activities of Prohibited organization are carried out	Officers Deputed
1.	Bellare	1st Floor, Al-Idayat Seva Kendra, Sahal Complex, Savanoor Village, Bellare .	Mr Ramesh Babu Tahsildar Kadaba Taluk
2.	Bellare	1st Room of 1st Floor,Complex Opposite to the Bellare Zacharias Masid, Bellare Village	Smt. Anithalakshmi Tahsildar, Sullia Taluk
3.	Puttur Town Station	2nd Floor, Near Puttur Swabhan Society, K.P complex (Hall with Tinted glass and Blue Shutter)	Mr Madhu S Manohar Commissioner, City Municipal Council, Puttur
4.	Uppinangady Station	Noushad House, Near Neetharvati River Biliyoor Village, Perne Post, Bantwal Taluk	Mr Girish Nandan Assistant Commissioner, Puttur Sub Division
5.	Puttur Rural	1st floor, 4th room, Suleiman Family Complex, Kumbra Junction, Olamogaru	Mr M Nisarga Priya Tahsildar Puttur Taluk
6.	Bantwal Town	Hamza's House, Near Yakoob Scrape Shop Parliya, Bantwal Mooda Village	Rajesh Naik, Deputy Tahsildar, Bantwal Taluk
7.	Bantwal Town	SDPI Office & Councillor Office Near Thouheed school, Lower Bazar Bantwal kasba	Smt Smitha Ramu Tahsildar, Bantwal Taluk
8.	Bantwal Rural	SDPI Office Barke Complex, Farangipete, Pudu village	Mr Madan Mohan C Assistant Commissioner, Mangaluru Sub Division
9.	Bantwal Rural	SDPI Office 1st floor Kukkaje Bus stand, Backside Building, Manchi Village, Bantwal	Mr Rajanna Executive Officer, Bantwal Taluk Panchayath
10	Vittla	Freedom Community Hall Mithuru, Idkidu Village, Bantwal Taluk.	Mr Vijay Vikram Deputy Tahsildar, Vittla Nadakacheri

And whereas, an order made under Section 8 (1) of the Unlawful Activities (Prevention) Act -1967 confirming the declaration made in the notification bearing vide No: MAG (2) CR 455/2022/204454/C4 dated:28.09.2022 and 30.09.2022,

published in the Official Gazette on March 14, 2023, no objections or suggestions are received in respect of said action.

Whereas, the letter vide No: HD 565 SST 2022 dated: 01.04.2023, Under Secretary to Government Home Department (Law & Order) Bangalore, Under the provisions of the said Act, a Tribunal headed by Hon'ble Justice Dinesh Kumar Sharma, High Court of Delhi vide Notification No: S.O. 4758 (E), dated 6th October 2022 was constituted to adjudicate, whether or not there was sufficient cause for declaring the association as unlawful and The Tribunal vide its report/order dated 21 March, 2023 stated that there was sufficient cause for declaring the Popular Front of India(PFI) and its associates or affiliates or fronts Including Rehab India Foundation (RIF), Campus Front of India (CFI), All India Imams Council (AIIC), National Confederation of Human Rights Organization (NCHRO), National Women's Front, Junior Front, Empower India Foundation and Rehab Foundation, Kerala as unlawful association and has passed an order under section 4 (3) of the Act confirming the declaration made in the Notification of the Ministry of Home Affairs S.O.4559 (E) dated 27 September, 2022.

Whereas, the extracts of the order dated 21.03.2023, confirming the Government decision to declare PFI and its associates or affiliates or fronts as an unlawful association, are as follows;

"The Tribunal has strictly followed the procedure laid down in the Unlawful Activities (Prevention) Act, 1967 and its Rules. The Tribunal has independently and objectively appreciated and evaluated the material evidence on record. The Tribunal is of the firm and considered view that there was sufficient cause for declaring the Popular Front of India (PFI) and its associate's affiliates / fronts namely Rehab India Foundation (RIF), Campus Front of India (CF), All India Imams Council (AIC). National Confederation of Human Rights Organization (NCHRO), National Women's Front (NWF), Junior Front (JF), Empower India Foundation (EIF) and Rehab Foundation, Kerala (RFI) as " unlawful association "under section 3(1) of the Unlawful Activities (Prevention) Act-1967 with immediate effect under section 3 (3). Thus, an order is passed under Section 4(3) of the UAPA 1967 confirming the declaration made in the notification bearing No.S.O.4559 (E) dated 27 September 2022, published in the Official Gazette on 28th September 2022 issued under Section 3(1) of the Unlawful Activities (Prevention) Act- 1967."

Therefore, I, Ravikumar M.R, I.A.S., Deputy Commissioner & District Magistrate, Dakshina Kannada District, Mangaluru, on the basis of the credible information and materials available on record exercise the power under Section 8(1) of the Unlawful Activities (Prevention) Act, 1967 it is Declared that the above mentioned places were used for the purpose of such Unlawful Association by the Declared or Banned Originations and exercising the power under section 8(3) & (4) of the Unlawful Activities (Prevention) Act-1967, it is

further held that unlawful association, Prohibiting any person's from using any articles specified in the list are or may be used for the purpose of the unlawful association and may, no person who at the date of the notification was not a resident in the notified place shall, without the permission of the District Magistrate, enter, or be on or in, the notified place: Provided that nothing in this sub - section shall apply to any near relative of any person who was a resident in the notified place at the date of the notification.

Where in pursuance of sub- section (4), any person is granted permission to enter, or to be on or in, the notified place, that person shall, while acting under such permission, comply with such orders for regulating his conduct as may be given by under signed.

Any police officer, not below the rank of a sub-inspector, or any other person authorized in this behalf by the Central Government may search any person entering, or seeking to enter, or being on or in the notified place and may detain any such person for the purpose of searching him: Provided that no female shall be searched in pursuance of this sub-section except by a female.

If any person is in the notified place in contravention of an order made under sub-section (4), then, without prejudice to any other proceedings which may be taken against him, he may be removed by any officer or by any other person authorized in this behalf by the Central Government.

Unlawful Association			
SL. No	Police Station	Places where activities of Prohibited organization are carried out	Remarks
1.	Bellare	1st Floor, Al-Idayat Seva Kendra, Sahal Complex, Savanoor Village, Bellare .	Builiding Owner Abdul Khadar 1 st Floor, left side last room
2.	Bellare	1 st Room of 1 st Floor,Complex Opposite to the Bellare Zacharias Masid, Bellare Village	Abdul Basheer, President, Bellare Division
3.	Puttur Town Station	2 nd Floor, Near Puttur Swabhan Society, K.P complex (Hall with Tinted glass and Blue Shutter)	Fazal Rahiman Lawyer, Owner,
4.	Uppinangady Station	Noushad House, Near Neetharvati River Biliyoor Village, Perne Post, Bantwal Taluk	Noushad S/o Hameed (PFI division Secretary's house where meeting is been held)

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5.	Puttur Rural	1 st floor, 4 th room, Suleiman Family Complex, Kumbra Junction, Olamogaru	Suleiman, Owner of the Building
6.	Bantwal Town	Hamza's House, Near Yakoob Scrape Shop Parliya, Bantwal Mooda Village	Hamza's House where meeting is been held
7.	Bantwal Town	SDPI Office & Councillor Office Near Thouheed School, Lower Bazar Bantwal kasba	Lower Bazar Bantwal Kasba
8.	Bantwal Rural	SDPI Office Barke Complex, Farangipete, Pudu village	Barke Complex Farangipete
9.	Bantwal Rural	SDPI Office 1 st floor Kukkaje Bus stand, Backside Building, Manchi Village , Bantwal	Manchi Village, Bantwal
10	Vittla	Freedom Community Hall Mithuru, Idkidu Village, Bantwal Taluk.	Freedom Educational & Charitable Trust ®

Any person aggrieved by this notification issued in respect of a place under sub - section (1) or by an order made under sub-section (3) or sub-section (4) may, within 15 days from the date of this notification or order as the case may be, make an application to the court of the District Judge within the local limits of whose jurisdiction such notifies place: situated

- a) For declaration that the place has not been used for the purpose of the unlawful association; or
- b) For setting aside the order made under sub - section (3) or subsection (4).

And on receipt of the application the court of District Judge shall, after giving the parties an opportunity of being heard, decide the question.

(Ravikumar M R I.A.S.)
**Deputy Commissioner,
 And District Magistrate**
Dakshina Kannada District, Mangaluru.

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